

WESTCHESTER'S 400 IN A WRANGLE.

Society People Divided Over the Proposed Removal of the Horse Show

Hostilities Caused by Mr. Read's Scheme to Abandon the White Plains Grounds.

EACH FACTION MAY HAVE A SHOW.

Mr. Whitehouse, Leader of the Stay-at-Homes, Raising a Fund to Fight the Opposition—Charges and Counter-Charges.

Westchester's Four Hundred are engaged in a bitter quarrel among themselves over their favorite diversion, the annual horse show.

A split has taken place in the Westchester County Horse Show Association, nearly every member of which is a person of wealth and social prestige in that county or New York, or both, over the recent action of a portion of the members in abandoning the White Plains Fair Grounds for a new and untried field at Port Chester on the Sound.

George B. Read, the wealthy real estate broker of this city, has a summer home on the shores of the Sound on the line of the New York, New Haven & Hartford Railroad, where he entertains lavishly and has extensive property interests. He is the leader of the opposing faction.

Worthington Whitehouse, recently a notable figure in the Vanderbilt-Mariborough wedding ceremonies, whose family is among Gotham's smartest set, with establishments both here and in London, is the leader of the conservative or stay-at-home element. His summer residence is at Elmford, a pretty spot midway between White Plains and the Hudson River.

BEGINNING OF HOSTILITIES.

The quarrel began during the absence in Europe a few weeks ago of Mr. Whitehouse. A meeting of Mr. Read's friends was held, and it was decided not to exhibit the horses at White Plains during the progress of the agricultural society's fair this year, but rather to follow the lead of Mr. Read and establish a permanent exhibition ground on two hundred acres of land owned or controlled by Mr. Read near the Sound.

Up to that meeting all but a very few opposed there would be no change in the usual elaborate programme for September, 1896, including such entries as Colonel Lawrence Egle, Foxhall Keene and other noted whips. The tally-ho parade was especially looked forward to, and the beauties of last September's box parties were planning further conquests on their favorite stamping ground.

OPPOSITION IS DETERMINED.

"We will crush this movement," said Mr. Whitehouse yesterday, "for it was not the wish or the intention of the Horse Show Association to abandon White Plains. The removal is a creation of the brain of Mr. Read, who is a shrewd real estate operator, and who knows the value of this exhibit to an out-of-the-way locality. But I fail to see why the members of the association should travel clear across the country to oblige him."

"We will not exhibit our horses there—that is, we who prefer the old arrangement at the White Plains fair grounds, where we have received every courtesy and have been the beneficiaries of many thousands of dollars expended for the horse feature. The track is a superb one, and all the buildings are good. It is a central point, with electric cars running from east to west, and cheap excursion rates on the New York Central, the New York & Putnam, and the New York & Harlem roads."

"We will fight Mr. Read's money with other money. We have circulated a paper for subscriptions. We have raised \$15,000 so far. We will receive more. If Mr. Read persists we will use the same dates which he uses, out-advertise and out-general him. We have the solid support of the officers and members of the Fair Association. Then we have a majority of the horses."

"Then it is to be war," said Mr. Whitehouse. "Two shows?"

"Two at the very least," Mr. Whitehouse will use the money subscribed by his partisans not only in prizes for the horses, but also for bigger prizes for pumpkins, etc. He said he would increase the usual prize of \$25 for a head of blooded cattle to \$250 and the \$2 for a mouster potato to \$20.

READ TALKS OF WHITEHOUSE.

Mr. Read is president of his village corporation in Westchester.

"Mr. Whitehouse—who is Mr. Whitehouse?" exclaimed Mr. Read, when the matter of removal was mentioned to him. "Oh, yes—I remember. Mr. Whitehouse is a blond young gentleman with a very pretty face. To be sure! I had almost forgotten him. By the way, Brother Catlin (addressing the wealthy W. H. Catlin, of Rye), is Mr. Whitehouse a member of our association?"

Mr. Catlin remembered that he was, by virtue of having paid \$50 to join, but he was not a very regular attendant.

"It is just this way," resumed Mr. Read. "Mr. Whitehouse has no authority to speak for the association. We had a meeting, and we decided not to give another show in conjunction with the Agricultural Society, but there is no quarrel—none whatever."

Mr. Catlin, who was at one time treasurer, showed a list of the ninety members, containing such names as those of De Lancey Kane, W. E. Iselin, Perry Tiffany, W. H. Teller and James C. Cooley. About ten of the fullnames, he said, subscribed \$1,000 each toward a fund for acquiring grounds of their own.

"Our reason for declining," said Mr. Catlin, "to continue at White Plains was a business reason. We were practically the wisest show, and yet we did not get a cent of the race receipts. We fell behind \$1,800 in 1894 and \$800 in 1895, in spite of the splendid attendance."

All for a Black Cat.

The adjourned case of James E. Rafferty against a veterinarian Stephen Mulvey, charging the larceny of a \$5 black cat, was heard in Yorkville Court yesterday afternoon. Rafferty charged that he sold Mulvey a black cat valued at \$5, but that Mulvey only gave him \$1, and refused to give him more. Mulvey's wife, who was in court, tendered Rafferty a \$5 bill, but the Magistrate declared the matter had gone too far to be settled out of court. Magistrate Plummer then committed Mulvey in \$100 bail to answer before the Court at Special Sessions. The defendant was temporarily paroled.

SUCCESS WAS HIS RUIN.

Coal President Avert Beat the Combine, Took to Drink, Assaulted a Policeman, and Was Driven from Town.

Lexington, Ky., March 16.—Edgar P. Avert, president of the Avert Beattyville Coal Company, which made an assignment a few weeks ago, has virtually been ordered out of the city by the police judge. He is about twenty-eight years old, has a wife, who is a belle in society, and several small children, and was until recently considered a wealthy man. He operated Beattyville coal mines and gave every appearance of being a prosperous business man.

It was through his enterprise largely that a branch railroad from the Lexington & Eastern was constructed, which enabled him to ship his coal to this city and arrange a permanent supply of cheaper coal for Lexington. He forced all other coal companies to come down, under the threat of a strike, and thus saved the people of this section thousands of dollars in the past two years. His failure was almost complete, as the property will be sold at auction.

He fled shortly after his company collapsed, but returned two weeks ago. He has been on an omnibus detour, evading, and Friday attempted to kill an officer with a hatchet. He was fined \$300 for this offense, and was ordered to appear in court for the trial of the case. He is now in custody of the police judge held up the jail sentence in consideration of his leaving town.

His innumerable friends and acquaintances are looking on with interest at the success in his head the coal combine has turned his fate.

TO DECIDE TONG'S FATE.

Doctors' Doubts as to Whether the Poor Fellow is a Loper Will Now Be Determined.

The Board of Health is taking prompt action concerning Long Tong, the alleged Chinese leper, whose case was given to the public in the Journal yesterday. He is confined with three lepers on North Brother Island. Two Chinese physicians, one of them connected with the Chinese Hospital at Washington, and both familiar with leprosy cases in China, examined him nearly a month ago, and a report was submitted to Dr. Charles F. Johnson, the medical physician in charge, stating that the man was not a leper.

In consideration of the correctness of the diagnosis, the board of health, at the time of the man's commitment, Dr. Stein-sieck took no action in the matter, but the board is now taking prompt action. Sunday he telephoned to President Wilson, of the Board of Health, and was instructed to make a careful examination of Long Tong morning; but his report was not deemed full enough and was returned. The detailed report will be received this morning. Meanwhile, Dr. Johnson, a well-known specialist, of No. 18 East Thirty-first street, has been instructed to make a careful examination of Long Tong, and it is hoped that his report may be presented at the regular meeting of the board at noon to-day.

OPENING AT ST. LUKE'S.

The Norrie Pavilion Ready for Business. Will Be Six Buildings in All.

The southwest wing of St. Luke's Hospital, One Hundred and Twelfth street and Cathedral Heights, called the Norrie Pavilion, in honor of Gordon Norrie, treasurer of the hospital, was opened for patients yesterday.

The Norrie Pavilion contains 150 beds, and will be devoted exclusively to the male wards. It is six stories high and is fitted with the most modern appliances. Several weeks ago all of the beds were engaged, and so far six patients have arrived. The rest are expected to arrive within a few days.

The Norrie Pavilion is the third of the group of six buildings of which the institution will consist. The Vanderbilt Pavilion, which was the first to be completed, was opened two months ago, and to it the few patients remaining in the old building at Fifth street and Third Avenue were removed. Sister Anne Ayres, who was one of the founders of the hospital, was among them. She died three weeks after the opening, and her funeral was the first religious service held in the new chapel. The Administration Building, though not finished, was at the same time as the Vanderbilt Pavilion.

THIEF POSED AS A PATIENT.

While Waiting for the Doctor He Contrived to Plunder a Jewel Case.

LIBERAL reward and no questions for pawn tickets will be given for the recovery of the jewelry of the late Dr. J. J. Morgan, who died March 14. Address CONFIDENCE, Post Office Box 100, New York City.

Dr. George S. Knickerbocker lives at the above address. He and his wife were absent on Saturday afternoon when a tall, dark, sickly-looking young man called. The servant told him the doctor was out.

"Let me wait a little while," said the young man, pressing his hand over his head. "I am Dr. J. J. Morgan, and I have a bureau drawer has been broken open and the contents of her jewel box stolen, including a pair of diamond earrings, a diamond ring, several small pearls and small articles, in all valued at about \$500. I thought the best chance of getting the goods back was to advertise for the pawn tickets, for I supposed the thief pawned the articles."

WAS OFFICER REILLY RIGHT?

Hudson Street Saloon Keepers Claim He Exceeded His Authority.

Frederick Hosenbeck and August Buckholt, saloon keepers, of No. 651 Hudson street, were arraigned in Jefferson Market Court yesterday charged by Policeman P. J. Reilly, of the West Thirtieth Street Police Station, with excise violation and interference with an officer in the discharge of his duty.

The pair were arraigned on an entirely different story. They alleged that their place of business was actually closed, and that they were waiting for the police to remove the fixtures when Officer Reilly, with a crowd of about twenty men, entered the place and insisted upon being served with whiskey. Upon refusal, Hosenbeck and Buckholt were then struck in the face by the officer, who then displayed his badge of authority and told Hosenbeck and Buckholt to later return and arrest Reilly.

Before Magistrate Cornell yesterday the policemen requested a postponement of their examination until Wednesday afternoon, which was granted, and they were paroled until to-day to secure bail in the sum of \$100 each.

REUNION OF YOUNG CATHOLICS

Pastors and Laymen to Co-operate for More Effective Work.

The greatest gathering of Catholic young men ever held in this city will assemble at the Grand Central Palace next Friday evening, under the auspices of the Catholic Young Men's Archdiocesan Union. Arrangements have been made for the reception of 1,500 young men, representing Catholic societies in every section of the country, and 300 priests have signified their intention of participating.

Archbishop Corrigan will preside, and will deliver an address, explaining the necessity for the existence of Catholic societies. Judge James Fitzgerald will make the principal address, and he will be followed by Frederic R. Couderc, Judge Morgan J. O'Brien, and other distinguished lay Catholics. Bishop Farley and Vicar-General Mooney will also address the young men.

Crushed Between Motor Cars.

Christopher Meehan, of No. 1203 Wood-ruff avenue, was caught between the bumpers of two motor cars which he was coupling yesterday. Several of his ribs were broken, and he suffered severe internal injuries. He is taken to Fordham Hospital.

LOVE COULD STAND WICKS.

Mr. White, of Boston, Was a Financial Prophet and Found Backers.

He Bid for a Million Government Bonds and Got Them at the Cost of Paper and Stamps.

THEN RUSSELL SAGE STEPPED IN.

A Boston Bank Had Agreed to See Mr. White Through for a Percentage—He Backed Out—The Bank Joined, but Was Beaten.

The Hancock National Bank of Boston will not get the profits on the \$900,000 par value of United States bonds which Abraham White and his wife, Cora Theresa, secured in the recent allotment by Secretary Carlisle. According to the story told in court by the bank officials, White's assets consisted of a few sheets of writing paper and some postage stamps when he offered to pay gold for \$1,300,000 of United States bonds. White denies this, and says he is worth \$50,000. He admits, however, that he made the offer for the bonds purely as a matter of speculation, and expected to realize something like \$65,000 from the deal.

The bank officials say that at the time White made the bid he told them that he was "dead broke," and that he had no money. The bank was forty-four cents for paper and postage. They say they entered into a contract with White and his wife to furnish the gold for the bonds in return for a slice of the profits. An agreement was drawn up and signed by the bank, and on February 6, by which the bank was to advance the gold and receive in return \$15,000 in addition to the premium on gold at 1/4 of 1 percent for brokerage.

Under the agreement with Mr. and Mrs. White, the bank was to have the particular of the deal in the Supreme Court. Both sides agreed to this, and the bank did not get all the bonds, and that Russell Sage, Zimmerman & Forsyth and B. B. Putnam & Co. got the majority.

The bank officials, realizing that they were in danger of losing the \$15,000 profit, decided to get out of the deal. They told Mr. and Mrs. White, brought suit Saturday asking an injunction restraining Russell Sage, Zimmerman & Forsyth and Putnam & Co. from carrying out the deal, and asking any money to Mr. and Mrs. White. On the statements in the complaint Justice Beckman granted the injunction.

HOW THE DEAL WAS ARRANGED.

The Hancock Bank had claimed that under the agreement with the Whites the bank was to furnish all the money, receive and sell the bonds, and after keeping the money due pay the balance to Mr. and Mrs. White. The bank's president of the bank says the institution was fully able to carry out its part of the contract, and that on February 15, through Mr. Russell Sage and other parties, the bank paid \$203,000 in gold into the Sub-Treasury of White's account. It was prepared to carry out the deal, and to pay the balance of the money, it says, but before the amount fell due it was found that the bank's officials had been deceived by the Whites. The bank had been deceived by the Whites, and the bank's officials had been deceived by the Whites. The bank had been deceived by the Whites, and the bank's officials had been deceived by the Whites.

At the hearing yesterday Mr. and Mrs. White were represented by Mr. J. J. Morgan, who had filed a written protest with the secretary of the Treasury against the award to White. The bank officials then said, so Mr. White's attorney said, that the bank was not to be held responsible for the loss of the money, and that the bank was not to be held responsible for the loss of the money.

Russell Sage did not appear in court, but he is said to have been in the city. He is said to have been in the city, and he is said to have been in the city. He is said to have been in the city, and he is said to have been in the city.

Police Groping for Clues to the Men Who Robbed Johannsen.

The police of the West One Hundred and Twenty-fifth Street Station, have no clue to the burglars who robbed Charles Johannsen's fur store at No. 159 West One Hundred and Twenty-fifth street, Sunday evening, and carried their booty away in a cab. Johannsen said yesterday that his loss was not so much as he first thought, but it would reach several thousands.

He thinks the burglars were well acquainted with the house and the movements of its occupants. Johannsen left the store Sunday morning, and he was not home until he went to his home at One Hundred and Twenty-fourth street and Seventh Avenue.

Inspector Keener Brock, who saw the cab drive up in front of No. 159, can give no description of its occupants. He says that he saw the cab enter the street at about ten minutes. Captain Grant thinks the cab simply stopped to let a cable car pass. He does not think the cab was a bridge, and the cab at all. He will not say how he thinks they were taken away.

CANNOT FIND FUR THIEVES.

Police Groping for Clues to the Men Who Robbed Johannsen.

The police of the West One Hundred and Twenty-fifth Street Station, have no clue to the burglars who robbed Charles Johannsen's fur store at No. 159 West One Hundred and Twenty-fifth street, Sunday evening, and carried their booty away in a cab. Johannsen said yesterday that his loss was not so much as he first thought, but it would reach several thousands.

He thinks the burglars were well acquainted with the house and the movements of its occupants. Johannsen left the store Sunday morning, and he was not home until he went to his home at One Hundred and Twenty-fourth street and Seventh Avenue.

Inspector Keener Brock, who saw the cab drive up in front of No. 159, can give no description of its occupants. He says that he saw the cab enter the street at about ten minutes. Captain Grant thinks the cab simply stopped to let a cable car pass. He does not think the cab was a bridge, and the cab at all. He will not say how he thinks they were taken away.

COMING EVENTS.

The Monroe Republican Club, of the Eighteenth Assembly District, will give its grand ball at Tammany Hall on March 23.

The Association of Young Men of New York will hold its annual celebration and evening festival at Lion Park, One Hundred and Eighth street and Eighth Avenue, to-day in honor of St. Patrick.

An entertainment, under the auspices of the Grand Central Palace, for the benefit of the Widows and Orphans, is scheduled to take place at the Lexington Avenue Opera House on Wednesday evening, March 20. The entertainment will be given by the "Chiroplast," and will be presented by Miss Mary and Miss Clara Schumann.

Mrs. Harriet Ois DeLennahan announces a reception for the ladies of St. Paul the Apostle, on West Fifty-fifth street, on March 20, at 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8:15, 8:30, 8:45, 9, 9:15, 9:30, 9:45, 10, 10:15, 10:30, 10:45, 11, 11:15, 11:30, 11:45, 12, 12:15, 12:30, 12:45, 1, 1:15, 1:30, 1:45, 2, 2:15, 2:30, 2:45, 3, 3:15, 3:30, 3:45, 4, 4:15, 4:30, 4:45, 5, 5:15, 5:30, 5:45, 6, 6:15, 6:30, 6:45, 7, 7:15, 7:30, 7:45, 8, 8: